## CRIGINAL Law Offices of Jan Meyer & Associates, P.C.

Jan Meyer \*◊ΦƯ೦③

Associates:
Noah Gradofsky \*��
Stacy P. Maza \*�
Richard L. Elem \*�
Elissa Breanne Wolf \*�
Jonathan L. Leitman \*�
Elizabeth Kimmel \*�®
Keron E. Hoetzel \*�

Fiza Nasim Malik \*♦ Senior Of Counsel:

Steven G. Kraus, LL.M., CSRP \*◇ひや

Of Counsel:

Joshua Annenberg \*◊

Michael J. Feigin\*

MO ENDORSE



## 1029 Teaneck Road Second Floor

Teaneck, New Jersey 07666

www.janmeyerlaw.com

Phone: (201) 862-9500 Fax: (201) 862-9400

E-Mail: office@janmeyerlaw.com

reer's e-mail: relem@janmeyerlaw.com der's direct dial: (201) 862-9600 x 210 New York Office:
521 5th Avenue
17th Floor
New York, NY 10175
(212) 719-9770
Please correspond with our Teaneck office

## Admitted to Practice:

New Jersey \*
New York ◊

Pennsylvania ♥
District of Columbia ❖
U.S. Supreme Court ℧

U.S. Court of Federal Claims O

U.S. Court of Appeals for the Armed Forces O
U.S. Court of Appeals for the Federal Circuit O

U.S. Court of Appeals for the Third Circuit ®

U.S. Patent and Trademark Office ®

ELECTRONICALLY FILED

OC SDNY

1 MENT

December 11, 2

The Honofable Louis L. Stanton
United States District Judge
U.S. District Court, Southern District of New York
500 Pearl Street
New York, NY 10007-1312
VIA ECF

RE: GEICO General Ins. Co. a/s/o Walker v. U.S.

Docket No. 1:23-cv-5086-LLS My File No. 0369665710101013

Dear Judge Stanton:

As Your Honor is aware, this office represents GEICO General Insurance Company, Plaintiff in the above-referenced action.

In supplement to my previous letter (ECF Doc. 18), I respectfully request an adjournment of the Initial Conference presently scheduled for Friday, December 15, 2023, at 12:30 p.m., to Monday, January 22, 2024, at 12:30 p.m., for the reasons set forth in my prior letter. The application is the first request for adjournment of the conference. My adversary consents to the request, and has confirmed her availability for that date. In the event that the Court grants my adjournment request, the parties will submit a new Scheduling Order with adjusted dates at least one week before the conference, in accordance with Your Honor's Order (ECF Doc. 16).

I thank the Court for its consideration of this request.

Respectfully,

Richard L. Elem

Jondens L Stanton

Cc: Susan Branagan, Assistant U.S. Attorney (via ECF)

JEMO ENDORSED